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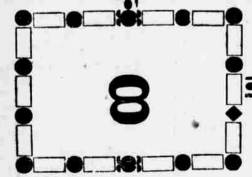
The "Daylight" Store, S. W. Cor. 15th and Douglas.

We can not give away goods. We are in business for business' sake, this talk of giving the people "something for nothing" is not our way. We give value received, one hundred cents for every dollar's worth of goods bought of us.

We manufacture and sell more clothing than any house in the WORLD.

SPECIALTIES IN CHILDREN'S WEAR. BROWNING, KING & CO

Largest Clothing Firm in the World. S. W. Cor. 15th and Douglas St.



Involved in a Suit in the Lancaster County Courts.

THE CELEBRATED GANDY CASE.

Rebraska Political Drift-The Burlington a Domestic Corporation-Flambeaus Participate in the Ashland Republican Rally.

LINCOLN BUREAU OF THE OMAHA BEE,) 1029 P STREET, LINCOLN, Oct. 26.

A fine legal point was raised in Justice Snelling's court this morning. An employe of the Chicago, Burlington & Quincy railway company, Robert White by name, owes a grocer's bill in this city of \$26. The bill could not be collected because of the sixty days' exemption law in this state to a man of family. Mr. Grocer therefore assigned his claim to a Council Bluffs, Ia., party, who garnisheed White's wages, the company having confer ed that \$55 was due him for work and la done and performed. The lowa

rase is still pending.

In the meantime, however, White brought
suit in Justice Snelling's court for the
amount due him from the company. The
question arises as follows: The Iowa law ves a non-resident no exemption, and if the gives a non-resident no exemption, and if the company pays the claim here, liability may attach there, and consequently the company may have to pay a part of the debt twice.

The judge took the case under advisement until this afternoon, and consuited supreme court decisions in Iowa, Kansas, Michigan and Nebraska, and came to the conclusion that if the company was liable in Iowa it would be attributable to its own fault, as the wages due the plaintiff here are not payable in Iowa,

the plaintiff here are not payable in lowa, and therefore gave White judgment for \$85 and the costs of the suit. It is probable that the case will develop into something im-portant in the higher courts. THE GANDY CASE.

The celebrated Gandy case was called be-fore the supreme court this morning. It was argued and submitted, but the decision has not been handed down and will probably not be before to-morrow. The case in question was brought to the supreme court on error from Richardson county and Gandy's counevidently seek to clear him ultimately cil evidently seek to clear him ultimately from the charge of perjury. On this charge he was tried, convicted, and sentenced to the penetentiary from the district court of Richardson county. A jury of his peers said he was guilty, and the presiding judge, upon the verdict, sentenced him for a term of years at Hyersyille.

POLITICAL POINTERS. "The result of the vote November 6," said Hon. Brad D. Slaughter to-day, "will spoak more forcibly than words of the work that has been done everywhere during the cam-paign. I have no doubt whatever of the result. Nationally speaking it will practically be a solid south against a solid north. Ad vices from every quarter confirm me in this opinion. Nebraska will not lose a man on the state ticket, and you will be surprised at the majority. A careful study of the democratic ticket will convince the unprejudiced that it is weak instead of strong. If the remulican state convention made around the publican state convention made anymistakes in the selection of a ticket the democratic party failed to take advantage of it. While the democrats may make legislative, emission the democrats may make legislative gains in some localities the republicans will do like-wise in others. In my judgment the house and senate will stand relatively about the same as two years are."

and senate will stand relatively about the same as two years ago."

"Will Senator Keckley be elected?"

"Certainly," said Mr. Fry, of York, "and by a good round majority. There is very little if any disaffection in Saline county. No man stands higher in his home county than Mr. Keckley. He made a record two years ago that is appreciated by his constituency, and what is better he has been making a record in York county since his residence there that puts him above even a chance of suspicion. Our senatorial district is all right for the legitimate republican nominee. I maderatand that Mr. Real is standing fair and square by his word, and if he does he

republican majorities.

THE "Q" A DOMESTIC CORPORATION.

The attorneys of the Chicago, Burlington

& Quincy railroad company appeared be-fore the supreme court yesterday and asked to withdraw the petition and answer seeking to take the case to the federal courts, and substituted the plea that the company was and has been a domestic corporation since 1830, and entitled to the privileges of eminent domain throughout the state. Attorney General Leese was fully satisfied with the move. The railroad attorneys were permitted to make the change, and the following ruling, handed down during the afternoon, will prevent taking legitimate state cases to the federal courts in the future, and it must result in great benefit to the people of the state having litigated cases to settle in which railroad companies are one of the parties to suits:

In the supreme court, the state of Nebrask ex rel William Leese, attorney general, vs the Chicago, Burlington & Quincy railroad company, nuo warranto. General Leese was fully satisfied with the

railroad company, quo warranto.

And now comes the said state of Nebraska. by William Leese, its attorney general, an the defendant, the Chicago, Burlington & Quincy railroad company, by Wirt Dexter and Marquette & Deweese, its attorneys, and thereupon the defendant withdraws its petition for the removal of said cause to the circuit court of the United States, and said cause coming on to be heard, on the informacause coming on to be heard, on the informa-tion and answer, and the attorneys for the tion and answer, and the attorneys for the respective parties having been heard, the court doth find and adjudge that the defendant became and was at the time of the filing of the information, and has been since the 1st day of January, 1880, a body corporate under and in accordance with the laws of Nebraska, and entitled to the railroad and property and to exercise the rights, privileges and franchises of the B. & M. railroad company, and otherwise a domestic corporation, and subject to the duties and liabilities tion, and subject to the duties and liabilities of domestic corporations, and that said de-fendant does not unlawfully usurp the rights, privileges and franchises in said information mentioned, and it is further ordered and ad-judged that said defendant pay the costs of

REFUSES TO MARRY THE GIRL Merriemas Vermaas, a young farmer residing near Holland, in this county, was arraigned to-day before Judge Stewart charged with being the father of Janie Barthelomew's unborn child. The evidence adduced to sustain the charge was direct and convinctional the charge was direct and convin ing, and the young man was bound over to answer to the district court in the sum of \$700. He was released on his own recognizance. The parties to this suit are connected with some of the best Holland famnected with some of the observable and ilies of the vicinity in which they live, and consequently it provokes no little interest. The victim is a daughter of Dr. Bartholomew, quite well known in Lincoln. Janie will be satisfied if Merriemas will give his name to the child of their folly, but this he turbely refuses to do and will take the name to the child of their long, but this he stubbornly refuses to do and will take the consequences of the law. The court room was crowded during the hearing. Both lad and lass have their sympathizers, and the whole Holland neighbornood was on hand to give counsel and aid. Merriemas stoutly maintains his innocence. Janie has passed

the age of consent. the age of consent.

WENT TO ASHLAND.

The Lincoln republican flambeau club went to Ashland at 4:15 o'clock this afternoon to join in the rally and parade at that place tonight. Nearly two hundred Capital city republicans accompanied the club. It is said that Saunders county marshalled the largest and most enthusiastic crowd ever seen on a like occasion. Senator Manderson, who was there to-day, addressed the gathering.

CITY NEWS AND NOTES.

CITY NEWS AND NOTES.

The residence of Mr. Walsh, 1215 G street, was the scene of a daring burglary yesterwas the scene of a daring burgiary yester-day afternoon between 3 and 5 o'c.ock. Over-coat, shoes and other wearing apparel are among the articles feloniously purioined. The theft was made during the temporary absence of the family. Officers are on the trail and it is not impossible that the burg-lars will be run down.

Police Judge Houston was busy all the forenon. Sporting houses were raided last

The committee met at the office of Commit substitute was prepared. If this is not accepted the matter will accompany district No. 1 into the courts. The laying of the corner stone of the new

house has been postponed some day next week not decided upon. Notice will until yet decided upon. Notice will be given in due time. The exercises will be under the auspices of the masonic fraternity of this city. Speakers from abroad will be

The Burhngton keeps up its record of being behind time. The train due here at 10:15 a. m. rarely ever gets here at the hour designated by the time table. During the past at least forty minutes late.

For Bronchial, Asthmatic and Pulmonary Complaints, "Brown's Brouchial Troches" have remarkable curative properties. Sold only in boxes.

Suspected a Tran

Chicago Tribune: "Here's an article headed Marvelous Escape of a Distin-guished Citizen from a Horrible Death," said the dutiful daughter, who was reading the morning paper to her invalid father. "The friends of Mr. J. Alpheus Bramble were shocked on learn-

ing a few mornings ago that—""
"Jane." interrupted the irate parent, "before you read any more of that you will oblige me if you'll look about half way down to the bottom of the article and see whose patent medicine it's ad-

For Tired Brain Use Hors ford's Aci d Phosphate.

Dr. O. C. Stout, Syracuse, N. Y., says: "I gave it to one patient who was unable to transact the most ordinary business, because his brain was 'tired and confused' upen the least mental exertion. Immediate benefit, and ultimate recovery followed."

An Undeserved Indignity. Chicago Tribune: "I see that a por-trait of Burns, painted by Rubens, sold in Toronto the other day for only \$3,"

said the literary editor. "I call that low-down mean," said the sporting editor, as he brought his fist down on the table. "There ain't a chap in the whole blamed league that can hold a candle to Burns on third!"



Its superior excellence proven in millions of homes for more than a quarter of a century. It is used by the United States Government. Endorsed by the heads of the great Universities as the strongest, purest and most healthful. Dr. Price's Cream Baking Powder does not centain ammonia. lime or alum. Sold only in cans. PRICE BAKING POWDER CO. New York. Chicago, St. Louis.

The Annual Banquet of the Omaha Gun Club. Amid goodfellowship, laughter, a flood of champagne and a menu, that would arouse the enthusiasm of the most critical epicure, the Omaha Gun club celebrated its fourth annual banquet Thursday night at the Millard. At the head of the table were seated the grayhaired pioneers who hunted the deer and Buffalo when Omaha was but a mere trading post, while further down sat the younger members who now seek in more remote places for gome, and whose clever marksmanship had furnished for this magnificent spread its choicest dainties. No banquets in Omaha ever excel those of the gun club, and Thursday night's feast was ahead of any of its predecessors. Here is the menu itself, and it eloquently tells the tale:

Pheasant Soup, a la Chasseur.
Prairie Chicken Consomme. Baked Pike and Pickerel.

Roast and Spitted Red-Head, Mallard and Teal Duck.
Canvass Back. Jack Snipe on Toast. Wild Goose, Widgeon, Wild Turkey with Jelly.

Prairie Chicken. Sage Hens. Prairie Chicken. Sage He Mirganzer with Cranberries. Moet & Chandon.

Spitted Black Deer. Coon and Sage. Spit-Black Bear Rocky Mountain Goat. Deviled Gray Squirrel, Chasseur.

Braized Prairie Chicken. Quail Cutlets, Tartar Sauce. Antelope Steak with French Peas. Piper Heidseick.

Wild Indian Pudding. Wild Pumpkin Pie.
Vanilla Ice Cream.
Crea Noir Cheese. Cafe Noir. Cakes Cafe Noir. Cheese.

The happy souls who sat down to this magnificent spread were Messrs. Broatch Hughes, Foley, Arrasmith, Worley, Gwin, Krug, Hardin, Williams, Parmalee, Peabody, Hunt, McGreer, Kennier, Peabody, Lake, Field, Brewer, Kennedy, Sharp, Byrnes, Smith, Snyder, Hulett, Eaton Cressy and Fairchild. Judge Lake presided as master of ceremonics. as master of ceremonies.

Six gold medals awarded Jarvis' Brandy WHO IS THE JILTED WILLIAM? It Does Not Appear the He Resides in Omaha.

In the telegraphic colums of this morning's BEE will be found a dispatch which tells of the elopement in Chicago, with a young man, of Miss Edith West, the daughter of C. N. West of that city. The story runs that the departure took place on Wednesday last, when the young woman was to have been married to a gentlemun from Omaha named Wm. Denney. A careful search for a party of that name in this city leads to the belief that, that name in this city leads to the belief that, in respect to the disappointed bridegroom's residence at least, the information is not reliable. So far as the directory is concerned there is but one William Denney to be found. He is receiving clerk in the Union Pacific supply department, has been there for some time and is a married man.

In pusiness records the name of William.

time and is a married man.

In business records the name of William Denny noes not appear either for Omaha or South Omaha. Two years ago there was a mattress manufacturing firm here composed of several Denny brothers, one of whom was William W. Denny. The firm, however, went out of business, some of the members remaining here, William W. returning to Aurora, Ill., where he is now in business. His brother Charles B. Denny, of the stenographic firm of Sutcliff & Denny, says William is a married man and has been for several years.

Malaria Fever cured by Jarvis' Brandy,

"A Doctor's Bell." Yesterday a farmer from the country who spoke English very imperfectly, entered the granite block in search of a physician, He saw one of the American District call boxes in the hall, and supposing it to be a

absence the driver, as mad as a Turk, reporting that "nobody up there wanted" him, and then taking his turn in the long line of waiting cabbies. The crank was turned a second time and a wagon responded. But nobody could be found who wanted a vehicle. A third call then came,

and a messenger was despatched to the place, and in a few moments later an-other cab was dispatched to the place. By this time the district office had become satis fied that something was wrong and one of the office men was sent to ascertain what it was. He and the messenger and the cabman reached the place about the same time and just as the countryman was about to give the call another turn. The three caught his arm and asked him what he meant sending in the calls he had sent. The caller was over-whelmed and stammered out a reply that he thought "it was a doctor's bell." the district people have for a man who does not know one of their call boxes from a 'doctor's beil" is too profound to be expressed in

Into ruin to see falling Teeth once sound is quite appalling; Their decay at once is seen When you ope your lips, between. Use to whiten teeth that darken

Fragrant SOZODONT-just harken! A Sad Case.

City Physician Raiph tells of a touching case of destitution and sickness in which a woman from Blair is the sufferer. She was found by him in an old tumble down shanty where two old and decrepit men as poor as herself had taken pity on her and given her shelter. She had given premature birth to a child two or three days before and as none of the three inmates could afford the luxury of a physician, the poor woman was in a pitiable condition. When found by the physician she was still alive, but in a most squalid condition, twith insufficient food and scarcely enough rags to cover her nakedness. The doctor provided her with food, clothes and medicine.

STJACOBS OIL

Corroborative and Conclusive Testimony

Lowell, Mass., July 9, 1887. Gentlemen: -- Mr. Lowis Dennis has just called upon me, and informs me that the boy Orin Robinsen, who was a poor cripple on crutches, and was cured by St. Jacobs Oli in 1881; the cure has runained permanent. The young man has been and is now at work at manual labor; the case DR. GEO. C. OSGOOD, M. D.

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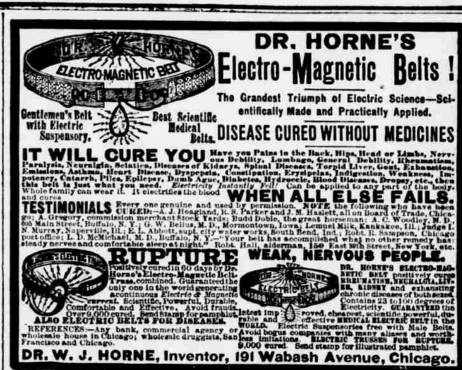


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W. J. GALBRAITH. Surgeon and Physician.

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SOUTH OMAHA.

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ARCHITECT C. L. STAUB, 1619 Howard St., Omaha, has drawn plans and utility.comfort.economy and beauty, in a way impossible in any good house that costs from \$1,300 to \$1,600. As more than 100 Origins 25, the usual fees otherwise being from 6 to 1 per cent. Patent applied for.

For a variety of said plans from the sets of plans of complete for a contract of the sets of plans of complete for the sets of plans of the sets of the sets of plans of the sets of the sets of plans of the sets of the set For a variety of said plans

designs furnished, as can be judged form the sets of plans of completed buildings of all descriptions. I have in my office, ranging in cost from \$6,000 to \$100,000. My unusual experience will guarantee satisfaction and reliable contractors only are engaged on my works. Parties wishing to build



admirably adapted for invalids as well as for persons in health. W. BAKER & CO., Dorchester, Mass.





It can be given in a cup of coffee or ten with out the knowledge or the person taking it; absolutely harmless, and will effect a permanent and speedy cure, whether the patient is a moderate drinker or an alcoholic wreck. Thousands of drunkards have been made temperate men who have taken Golden Specific in their coffee without their knowledge and to-day believe they guit drinking of their own free will. It never falls. The system once impregnated with the Specific, it becomes an utter impossibility for the liquor appetite to exist. For sale by kuhn & Co., lith and Douglas sts., and isth and Cuming sts., Omaha, Neb.; A. D. Foster & Bro., Channell Bluffs, lows.



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